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13 Attorneys for Defendants
14 AMZONE LLC, HUGO MARTINEZ
(erroneously sued as AUGO MARTINEZ),
and HOYTT ENTERPRISES, INC.
15

16
17 UNITED STATES DISTRICT COURT
18 FOR THE NORTHERN DISTRICT OF CALIFORNIA
19

20 PETER MENDOZA,

21 Plaintiff,

22 v.

23 AMZONE, LLC; HUGO MARTINEZ
(erroneously sued as AUGO MARTINEZ);
24 HOYTT ENTERPRISES, INC.; and DOES 1-
10, Inclusive,

25 Defendants.
26

Case No. C10-03258-EMC

27
28 **STIPULATION TO CONTINUE CASE
MANAGEMENT CONFERENCE
ORDER**

1 Plaintiff Peter Mendoza ("Plaintiff") and Defendants Amzone, LLC, Hugo
2 Martinez (erroneously sued as Augo Martinez), and Hoytt Enterprises, Inc. (collectively,
3 "Defendants"), by and through their respective counsel of record, hereby stipulate as follows:

4 WHEREAS, a Case Management Conference is scheduled for February 2, 2010;

5 WHEREAS, Plaintiff and Defendants are currently engaged in negotiations
6 pursuant to General Order 56;

7 WHEREAS, this case was referred to mediation on December 29, 2010, and the
8 Court appointed a mediator on January 11, 2011 [Docket No. 14];

9 WHEREAS, in light of their ongoing negotiations and upcoming mediation,
10 counsel for the parties have met and conferred and respectfully request that the Court continue
11 the Case Management Conference to May 4, 2011, or as soon thereafter as the Court's calendar
12 permits;

13 NOW, THEREFORE, IT IS HEREBY STIPULATED by and between the parties,
14 through their respective counsel and subject to the Court's approval, that the date for the initial
15 Case Management Conference be rescheduled to May 4, 2011. Not later than seven days prior
16 thereto, the parties shall file a Joint Case Management Conference statement.

17 IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD

18 DATED: January 26, 2011 **LAW OFFICES OF PAUL L. REIN**

19 By: /s/ Catherine M. Cabalo
20 Catherine M. Cabalo

21 Attorneys for Plaintiff
22 PETER MENDOZA

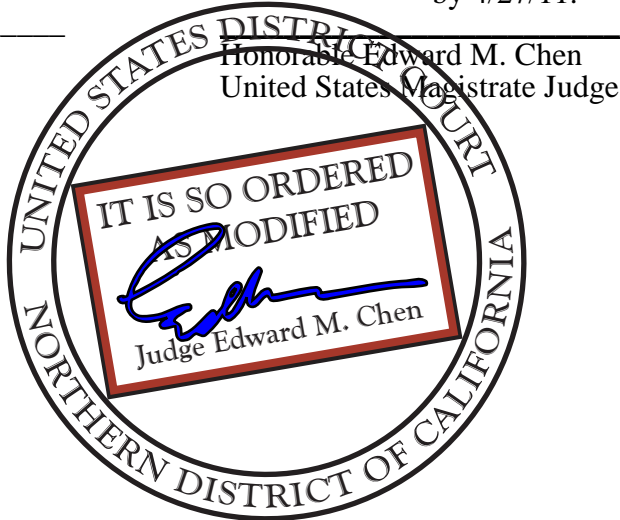
23 DATED: January 26, 2011 **ONGARO BURTT & LOUDERBACK LLP**

24 By: /s/ David R. Burtt
25 David R. Burtt

26 Attorneys for Defendants
27 AMZONE LLC, HUGO MARTINEZ
(erroneously sued as AUGO MARTINEZ),
and HOYTT ENTERPRISES, INC.

1 PURSUANT TO STIPULATION, IT IS SO ORDERED the the CMC is reset for 5/4/11 at 1:30 p.m.
2 and a Joint CMC Statement shall be filed
3 by 4/27/11.

DATED: 1/28/11



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1 **FILER'S ATTESTATION**

2 Pursuant to General Order 45, section X(B), I hereby attest that on January 26, 2011, I,
3 David R. Burtt, received the concurrence of Catherine M. Cabalo in the filing of this document.

4 _____
/s/ David R. Burtt

5 David R. Burtt

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